

[illegible]

with embossing. £8.9s. 3d.

with embanking. £8.9s. 3d.
the prisoner was postmaster.

of the money in paying his al.
stealing a pair of trousers, a
Alford, was sentenced to
merged with making use of
et and assaulting a con-
were severely fined 20s.
with stealing three gold
of Alexander Noble. The
ICES.

heard: Donohoe v. Hards
and another; Marks v. Marks

For Railways, Tobin v. City
v. M'Quade et ux.
Coca.—Laurence v. Martin,
Jury Judge, at 11. O'Leach,
another, (part heard).

PRIEST COURT.
Dunn v. Haines, same
another, same v. Blakeney,
Billiken v. Healey, Mason v.
v. Baker, Beach v. Russell,
Knight v. Matthews, Doyle
v. Hitchins, Lewis v.
v. Hennessey, Halseid v.
v. Monney, Strong v.
v. Ormady, Godfrey v. Wall-
v. v. Pope, Mandelson v.

COURT.
JUDGES.
The Chief Commissioner,
John Carroll, Thomas Flintoff,

John Tierney, James Dalby, et Compagnies, 14, Rue de la

[illegible]

for proof of debt; Peter
Kingmill John Dobson,
me; Joseph Chaffey, same;

[illegible]

certified to the Committee of
Accounting to \$112,178.14d.
Finance, stating that since

to, &c., accounts amounting
from Special Committees
at the center of the
as pursuant to the
Bureau of Works be instructed
keeping and gathering the
from the Bureau of
Mossman and carrying
place of report of the Com-
Ballast Point Road, from
transferred at the center
of Glasgow, Assistant Council-
the monthly meeting of this
Board, the Mayor, with
and Adams. Letter from the
an opinion of the Attorney-
General, continuance of the
Council to be held in the
under the 11th and
Act. It was agreed, and
instructed to draw a peti-
tion to the Legislature, and
that the Council suspend its
to consider the specification
number at South Sydney.

the specification, at present, and the architect be seen the approval of the Council.

reported the committee with their recommendation, as agreed that the command on Saturday, at 3.30, to the Finance Committee. Finance Report for the past he Council he moved that of accounts, \$200 is anticipated the minute reflecting on, be expunged from the eating the west side of Cod- carried. —Charles HARR-

bodily harm on them, the
by the women themselves
ents and not the accused

...and yet the accused has been presumed that the outside public believe to the above remark, the to people endowed with a noble Officer's—Hearing—Justices—Justices have of a criminal charge, for against the prisoners by any degree of credit or not they will commit prosecutor do not offer any may discharge the accused the higher Courts. Justice runs as follows:—10 and maliciously inflicted upon with or without any as bodily harm, or unlawfully, or wounding any person, with or without years.

Herald, there is not

prosecutrix not to press
ly sworn, and when a
as the case may be must

As I have quoted above
part of the prosecutor and
he charge to be withdrawn,
and the usual proceeding
and the party aggrieved
and I have never known a
the prosecutor, before being
sente; but this statement of
after they have given their
their husbands to let them
have been the wish of the
er. I may add that there
mission of the peace who
with an strict impartiality
or nothing," while Judges
it is hardly fair to say
id be held up to ridicule
who fancy from these
er lectures. 12
WALTER SMART
gust 6.

A correspondent writes
 "While on his boat, he was

exist, or else be supplied by persons who are in charge of steamers who others should have the right to use.

Country Milk, supplied in
tor, George and Hay streets.

PORTING. By a thorough
govern the operations of
careful application of
Mr. Eppe has provided, our
your beverage which may
it is by the judicious use of
can may be gradually build up
tendency to disease. Hundreds
us ready to attack when
escape many a fatal shaft, be
and a pure blood and properly
gaze. Sold only in packets.
Proprietary Chemist, London.

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CLEARANCE SALE.
MARYVILLE ESTATE

[illegible]

